## RECEIVED FEDERAL ELECTION COMMISSION

March 11, 2011

2011 MAR 21 PH 2: 32

Supervisory Attorney,

Jeff S. Jordan

Complaints Examination & Legal Admitted To GENERAL

Federal Election Commission COUNSEL

999 E Street, N.W.

Washington, D.C. 20463

RE: MUR 6427

Dear Mr. Jordan and Whom it May Concern,

I am writing to respond to MUR 6427. I carefully reviewed and examined the information provided to me. I would like to respond by saying I do not admit to or deny any of the allegations brought against me.

Cited in the complaint was 2 U.S.C. § 441h stating that it is unlawful for any person who is a candidate for federal office or their agents to "(1) fraudulently misrepresent him or herself or any committee or organization under his or her control as speaking or writing or otherwise action for on behalf of any other candidate or political party or employee or agent thereof on a matter which is damaging to such other candidate or political party or employee or agent thereof; or (2) willfully and knowingly participate in or conspire to participate in any plan, scheme, or design to violate paragraph (1)." I was never a member, agent, or employee of Billy Long's 2010 Campaign for Congress. I never received any form of payment or compensation from Mr. Long or his empaign. I am asking that you and the Commission unasider. Section 441h and that I was never a member, agent, or employee of the campaign. I understand year and the Commission' have very important business and issues to tend to, under the advisement of my conseel I am also sequenting that this matter he dismissed because I was not an agent, member, or employee and therefore do not comply to violating Section 441h.

Thank you for your time.

Respectfully Yours.

**Patrick J. Binnja**